

## COMBINED DECLARATION AND POWER OF ATTORNEY FOR DESIGN PATENT APPLICATION

Attorney's Docket No.

As a below-named inventor, I hereby declare that:

My residence, MAILING address and citizenship are as stated below next to my name;

I BELIEVE I AM THE ORIGINAL, FIRST AND SOLE INVENTOR (if only one name is listed below) OR AN ORIGINA FIRST AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTER WHICH IS CLAIMED AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION ENTITLED:

## IMAGE-FORMATION MATERIAL AND INFRARED ABSORBER

the	spec	ification	of w	hich
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(check one)	is attached hereto was filed on	o;
	Application No.	•.
	and was amended on	(if applicable)
	•	

I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIM, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE;

I ACKNOWLEDGE THE DUTY TO DISCLOSE TO THE OFFICE ALL INFORMATION KNOWN TO ME TO BE MATERIAL TO PATENTABILITY AS DEFINED IN TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56 (as amended effective March 16, 1992);

I do not know and do not believe the said invention was ever known or used in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to said application; that said invention was not in public use or on sale in the United States of America more than one year prior to said application; that said invention has not been patented or made the subject of an inventor's certificate issued before the date of said application in any country foreign to the United States of America on any application filed by me or my legal representatives or assigns more than six months prior to said application;

I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 and Sec. 172 of any foreign application(s) for patent or inventor's certificate as indicated below and have also identified below any foreign application for patent or inventor's certificate on this invention having a filing date before that of the application(s) on which priority is claimed:

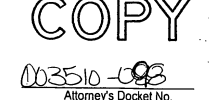


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## COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney's Docket No.

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COUNTRY/INTERNATIONAL	APPLICATION NUMBER	DATE OF FILING	PRIORITY
		(day, month, year)	CLAIMED
Japan	2000-169180	6/June/2000	YES_× NO_
			YES_ NO_
			YES_ NO_
<del></del>			YES_ NO_
<del></del>			YES_ NO_
		•	YES_ NO_
			YES_ NO_
			YES_ NO_
Robert S. Swecker       19,885         Platon N. Mandros       22,124         Benton S. Duffett, Jr.       22,030         Norman H. Stepno       22,716         Ronald L. Grudziecki       24,970         Frederick G. Michaud, Jr.       26,003         Alan E. Kopecki       25,813         Regis E. Slutter       26,999         Samuel C. Miller, III       27,360         Robert G. Mukai       28,531         George A. Hovanec, Jr.       28,223         James A. LaBarre       28,632         E. Joseph Gess       28,510	James W. Peterson       2         Teresa Stanek Rea       3         Robert E. Krebs       2         William C. Rowland       3         T. Gene Dillahunty       2         Patrick C. Keane       3         B. Jefferson Boggs, Jr.       3         William H. Benz       2         Peter K. Skiff       3         Richard J. McGrath       2         Matthew L. Schneider       3		33,815 34,040 31,979 II 36,341 36,084 35,023 nessy 32,747 36,075
Address all correspondence to:  21839  Address all telephone calls to: Platon N	Platon N. Mandros BURNS, DOANE, SWECK P.O. Box 1404 Alexandria, Virginia 22		at (703) 836-6620.
I hereby declare that all statements made hand belief are believed to be true; and furt ments and the like so made are punishable States Code and that such willful false stat thereon.  FULL NAME OF SOLE OR FIRST INVENT	by fine or imprisonment, or both tements may jeopardize the validit	de with the knowledge that v , under Section 1001 of Title y of the application or any pa	willful false state-
Ippei Nakamura		Spei Nakamana 1	May 25, 2001
RESIDENCE		CITIZENSHIP	
Shizuoka-ken, Japan		Japanese	•
MATERIA ADDITION OF THE PARTY O	**OFO DEEL CO		
MAILING ADDRESS C O FUJI P	HOTO FILM CO., LTD.	of No. 4000 Kawa	ashiri,



## **ASSIGNMENT**

(SOLE)

T	HIS ASSIGNMENT, by				:
		_, residing at _Shi	zuoka-ken, Japa		
"the Assignor"), w	vitnesseth:			(hereinafter r	referred to as
,				•	
IMAGE-FOR	WHEREAS, the Assignor has RMATION MATERIA	invented certain new LAND INFRA	and useful improvem ARED ABSORE	ents inBER	•
set forth in an app	plication,			<del></del>	
. (1	l)	nal application to be	filed herewith; or		
(2	(a) 🖾 having ar	oath or declaration	executed on even da	te herewith prior to file	
	(b) D bearing	Application No	; or		, and filed on
	(c) to be filed	i; and	, 01		
W	/HEREAS, <u>FUJIPHO</u>	TO FILM CO	LTD		•
a corporation duly	organized under and pursua	int to the laws of	Japan		
	aving its principal place of bu			Minami-Ashigar	a-shi
provisional applica	ed to as "the Assignee"), is d plications on said inventions a ations for Letters Patent of the s Patent or Patents, United St	and the entire right, t e United States or ot	tle and interest in and her countries claiming	to any applications,	including
receipt of which is sell, assign, transf and interest in and and interest in an application, and a granted therefor a and continuations the International Cown use and behaterms for which Leby the Assignor has	OW, THEREFORE, in consider the property acknowledged, the After, and set over, unto the Asset to the above-mentioned invention of the applications for Lengung and all-Letters Patent or I and thereon, and in and to any in-part of said applications, a convention for the Protection all fand the use and behalf of iteters Patent or Patents may I ad this sale and assignment in the protection of the protection and the use and assignment in the protection and the protectio	ssignor has sold, as signee, its successorentions, the right to futers Patent of the United and all applications and reissues and extro fundustrial Property ts successors, legal are granted as fully and been made;	signed, transferred, a s, legal representative le applications on sai Jnited States or othe I States of America a claiming priority to sa ensions of said Letters the same to be held representatives, and and entirely as the same	nd set over, and by the es, and assigns the ed inventions and the errountries claiming and all foreign countries dapplications, divising Patent or Patents, and enjoyed by the Alassigns, to the full enter would have been the	nese presents does entire right, title, entire right, title priority to said es that may be ions, continuations, and all rights under Assignee, for its d of the term or relations.
successors, legal the sole and lawfu applications, include	ND for the same consideration representatives, and assigns il owner of the entire right, tith ding provisional applications, right and lawful authority to se	, that, at the time of e, and interest in an above-mentioned, a	execution and deliver d to the inventions send that the same are to the same a	y of these presents, the forth in said applications and the said applications and the said applications are said to the said applications and the said applications are said to the said applications are said to the said applications are said applications.	the Assignor is

AND for the same consideration, the Assignor hereby covenants and agrees to and with the Assignee, its successors, legal representatives, and assigns that the Assignor will, whenever counsel of the Assignee, or the counsel of its successors, legal representatives, and assigns, shall advise that any proceeding in connection with said inventions or said applications for Letters Patent or Patents, or any proceeding in connection with Letters Patent or Patents for said inventions in any country, including interference proceedings, is lawful and desirable, or that any application claiming priority to said application, division, continuation, or continuation-in-part of any applications for Letters Patent or Patents, or any reissue or extension of any Letters Patent or Patents to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense



Application No. Attorney's Docket No. 735/0-00

of Letters Patent or Patents for said inventions, without charge to the Assignee, its successors, legal representatives, and assigns, but at the cost and expense of the Assignee, its successors, legal representatives, and assigns;

AND the Assignor hereby authorizes and requests the attorneys of Burns, Doane, Swecker & Mathis, L.L.P. of Alexandria, Virginia to insert in the spaces provided above the filing date, application number, and attorney docket number of said application when known.

AND the Assignor hereby requests the Commissioner of Patents to issue any and all said Letters Patent of the United States to the Assignee, as the Assignee of said inventions and the Letters Patent to be issued thereon for the sole use and behalf of the Assignee, its successors, legal representatives, and assigns.

Date May 25, 2001

Signature of Assignor

Apper Takamura

Ippei Nakamura

